

## CRIMINAL COURTROOM MINUTE SHEET

## INITIAL APPEARANCE AFTER CRIMINAL COMPLAINT / INFORMATION

DATE: Oct 8, 2024

CASE: M-24-760-SM

TIME IN COURT: 29 mins.

COURTROOM: 401

Start: 4:30 p.m. End: 4:59 p.m.

MAGISTRATE JUDGE SUZANNE MITCHELL

COURTROOM DEPUTY LESA BOLES

UNITED STATES OF AMERICA vs. Nasir Ahmad TawhediDefendant States true and correct name as: sameAGE: 27Government Cnsl: Matt DillonDefendant Cnsl: Craig HoehnsU.S. Probation Officer: Candice Jones

Court appointed

☒ Defendant Appears, custody of U.S. Marshal with CounselInterpreter: Jawaid Samadey☒ Defendant advised of his / her right of consular notification, U.S. Attorney to Notify.☒ Defendant informed of his / her right to retain counsel or to request that counsel be appointed if he / she cannot afford to obtain counsel.☒ Defendant informed that he/she is not required to make a statement and that any statement made by him/her may be used against him/her.☐ Court inquires of Government regarding notification of victim(s) under Justice for All Act.☐ Government recommends defendant be released on \_\_\_\_\_☒ Government recommends defendant be detained based on Risk of Flight and Danger to the Community☐ Government \_\_\_\_\_☐ Upon motion of the Government and request for continuance by \_\_\_\_\_☐ Detention Hearing is set for \_\_\_\_\_☐ Defendant waives/reserves right to detention hearing. Waiver/Reservation of detention hearing and consent to Order of Detention pending further proceeding entered. Order of Detention entered.☐ Defendant requests the detention hearing be postponed at this time reserving the right to request a hearing at a later date should defendant's circumstances change.☐ Defendant informed of his / her right to a preliminary hearing.☐ Preliminary hearing waived. Written waiver entered.☐ Preliminary hearing set for \_\_\_\_\_☒ Preliminary and detention hearing set for Thursday, October 17, 2024, at 9:00 a.m.

## The Court Orders:

☒ **FRCrP5(f) REMINDER:** As required by Rule 5(f), the Court reminds the United States of its disclosure obligation under *Brady v. Maryland*, 373 U.S. 83 (1963), and its progeny. Possible consequences for a violation of this obligation may include, but are not limited to, exclusion of evidence at trial, a finding of contempt, granting a continuance, or dismissal of the charges with prejudice.☒ Defendant temporarily detained pending detention hearing. Written Order entered. Defendant remanded to custody of U.S. Marshal.☐ Defendant released on previously posted bond with conditions per Release Order.☐ Unsecured Bond set at \_\_\_\_\_ with conditions per Release Order.☐ Secured Bond set at \_\_\_\_\_ with conditions per Release Order as the Court finds that the release of the Defendant on a personal recognizance bond or unsecured appearance bond would not reasonably assure his / her appearance in court and the safety of the community.☐ Defendant remanded to the custody of U.S. Marshal pending execution of bond.☐ Defendant remanded to the custody of U.S. Marshal.